## 

## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

UNITED ST	TATES OF AMERICA	:	Criminal No
	-VS-	:	
Jesse Baı	cron	:	ORDER OF RELEASE
It i	is on this 8 <sup>th</sup> day of	October, 20	008, ORDERED
That released	bail be fixed at \$_ upon:	100,000 and	the defendant be
Pretrial	by one financially r Services.	esponsible	nce bond with the bond person approved by and depositing in cash in
c.		nce bond wi	s of the bail fixed. th approved sureties, or amount of the bail in
	is further ORDERED th g conditions are impo		tion to the above, the
1.	That the defendant not attempt to influence, intimidate, or injure any juror or judicial officer; not tamper with or retaliate against any witness, victim or informant in this case.		
2.	That the defendant b		in the custody of
3.	That the defendant b	e restricte	ing the period of release. ed in travel to asylvania(X) Other(X)
ı.	Specify Other As app	roved by Pi	cetrial Services
4.	Additional Condition Surrender Passport Report to Pretrial Daily() Weekly(	(X) Services	(X) on ( ) By Telephone ( )
5.	Maintain and/or acti	vely seek e	employment.
	Remove firearm from etrial Services.	home and pr	covide documentation to

7. Surrender firearms purchasers card to Pretrial Services.

It is further ORDERED that the defendant be furnished with a copy of this order and a Notice of the Penalties applicable to violation of conditions of release.

Katharine S. Hayden, U.S.D.J.

I hereby certify that the defendant was furnished with a copy of this order and Notice of Penalties as indicated above.

Deputy Clerk

NOTICE OF PENALTIES APPLICABLE
TO THE VIOLATION OF CONDITIONS OF RELEASE

Title 18, United States Code, Section 3146 (c) provides that a warrant for the arrest of a defendant will be issued immediately upon any violation of the conditions of release.

Conditions of release include those contained in the Appearance Bond the defendant may be required to execute.

Title 18, United States Code, Section 3150, provides that if the defendant willfully fails to appear as required he/she shall incur a forfeiture of any security given or pledged; and in addition:

- 1. If the release was in connection with a charge of felony, or while the awaiting sentence or pending appeal, he/she shall be fined not more that \$5,000. or imprisoned not more than five years, or both.
- 2. If the charge was a misdemeanor, he/she shall be fined not more than the maximum provided for such misdemeanor or imprisoned for not more than one year, or both.
- 3. If the above release relates to an appearance of a material witness, the penalty for willfully failing to appear is a fine of not more than \$1,000.00 or imprisonment for not more than one year, or both.